		HE ND FOR THE COUNTY O	
	,)	
VS.	Plaintiff,) Case No:	
	,) SUPERVISED	ACCESS ORDER
	Defendant.) _) _)	
IT	Γ IS HEREBY ORDERED:		
1.		the Order of the court entered on	
2.		shall have ter	mporary physical custody of
		e(s) and birthdate(s)\age(s)):	
3.	The [] Plaintiff\Petitioner	may have supervis	_ [] Defendant\Respondent
4.	There shall be no contact between the parties at the supervised exchange\neutral drop off or the supervised visit. Exceptions:		
5.	No third party, other than the service provider(s), may be present at the exchange or supervised visit. Exceptions:		
6.	suspicion of: [] no contact or signification. [] high level of parental [] risk of abduction. [] family violence. [] sexual abuse [] issuance of a Domest [] copy to be sent [] substance abuse.	y because [] there is or has been ant interruption of contact betwe conflict ic Violence Protection Order. to Supervised Visitation Provide or emotional safety of child(ren).	en child(ren) and parent.

7.	Supervised access shall be:	
	 [] supervised exchange-neutral drop off and pick up. [] supervised visit. Child(ren) within the <u>sight and sound of the supervisor at all times</u>. 	
	[] other	
8.	Supervised exchange-neutral drop off shall occur:	
	[] once per week. [] once every other week.	
	[] once per month. [] other	
9.	Supervised access shall occur:	
	[] hours each week [] hours every other week [] hours per month	
	[] other	
pro	Specific dates and times shall be negotiated with the service provider. If the parties are able to negotiate mutually acceptable dates and times, each party shall give the service vider a weekly schedule as well as a schedule for the child(ren), and the service vider shall determine the access schedule.	
10.	Supervised access shall remain in effect :	
	[] 45 days [] 60 days [] 90 days [] until the review hearing on	
11.	Payment for supervised access:	
	[] Plaintiff\Petitioner shall pay percent;[] Defendant\Respondent shall pay percent;	
12.	Unless ordered otherwise in the space provided below, the supervisor shall file a Supervised Access Report with the court 30 days from the date this Order was entered and every 30 days thereafter. If one party or both parties fail to contact the service provider, if there is a problem at the exchange\visit, or if the exchange\visit is interrupted, rescheduled or canceled, the supervisor shall, within 7 days after the exchange\visit, file a Supervised Access Report with the court.	
13.	[] Supervised Access Reports [] Summary of Exchange/Visit Reports shall be filed with the Court	

14. Supervised access is conditioned upon:

Full compliance with the terms of this Order;

Full compliance with the rules, policies and procedures of the service provider; Full compliance with the directions\requirements of the supervisor during the visit; Behavior during the visit which does not threaten the physical and/or

emotional safety of the child(ren);

Abstention from alcohol and/or illegal substances for 24 hours prior to visit.

Failure to comply with the conditions of supervised access may, at the discretion of the service provider, result in the interruption, rescheduling or termination of the supervised visit and, additionally, at the discretion of the court, termination of further supervised access.

Parties shall contact	supervised access provider within 48 hours of
receipt of this Order to set u	p an initial intake by service provider. Contact
Family Court Services at	for supervised access
	n. Parties shall provide Supervised Access
Provider with copies of all r	elated court documents including, but not limited
to, No Contact Orders and l	Domestic Violence Protection Orders.
The Clerk of the Cou Family Court Service Coun	
, Id	 aho
(208)	
Date:	Signed:
	Judge